## Exhibit 3

## Justin Tresnowski

From:	David G. Sigale <dsigale@sigalelaw.com></dsigale@sigalelaw.com>
Sent: To:	Thursday, July 12, 2018 9:50 AM Justin Tresnowski
Subject:	RE: Scheduling depositions in Second Amendment Arms v. City of Chicago (10 C 4257)
<b>,</b>	,
Sorry, neither date would have the day would be better). Does	worked. He is available on August 1 and 2 at about any time (actually, earlier in one of them work for you?
Thanks,	
David	
LAW FIRM OF DAVID G. SIGN 799 Roosevelt Road, Suite 207 Glen Ellyn, IL 60137 630.452.4547 630.596.4445 Fax dsigale@sigalelaw.com www.sigalelaw.com	
Date: 7/9/18 9:21 AM (GMT-0 To: dsigale@sigalelaw.com Cc: Thomas McNulty <thomas< th=""><td>in.Tresnowski@cityofchicago.org&gt;</td></thomas<>	in.Tresnowski@cityofchicago.org>
David,	
Assuming that Mr. Kole is not ava Friday (7/13) at 3.	ilable before 3pm, we could reschedule his deposition for this Thursday (7/12) or
Please let me know if either date	works.
Justin	

Sent: Friday, July 06, 2018 1:18 PM  To: dsigale@sigalelaw.com  Cc: Thomas McNulty
Subject: Re: Scheduling depositions in Second Amendment Arms v. City of Chicago (10 C 4257)
Confirmed. In terms of rescheduling, is it still the case that Mr. Kole is available only at 3pm or later?
From: dsigale@sigalelaw.com <dsigale@sigalelaw.com> Sent: Friday, July 6, 2018 12:39:16 PM To: Justin Tresnowski Cc: Thomas McNulty Subject: RE: Scheduling depositions in Second Amendment Arms v. City of Chicago (10 C 4257)</dsigale@sigalelaw.com>
Counsel:
Tony Kole's car broke down a little earlier up in the northwest suburbs. The car, and he, are sitting in a repair shop, and he will not be able to get downtown by 3:00pm. I am afraid we will need to reschedule his deposition. Please confirm and let me know some possible alternative dates.
Thanks,
Davod
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From: Justin Tresnowski < Justin. Tresnowski@cityofchicago.org>

**Sent:** Thursday, May 17, 2018 12:07 PM

**To:** dsigale@sigalelaw.com

Cc: Thomas McNulty < Thomas. McNulty@cityofchicago.org>

**Subject:** RE: Scheduling depositions in Second Amendment Arms v. City of Chicago (10 C 4257)

Thanks for the response, David.

Let's schedule Joseph LaJoy's deposition for 1:00 pm on May 23, at our office (30 N. LaSalle, Suite 1230).

And please do let us know about dates when Tapkowski and Kole will be available.

-Justin

**From:** dsigale@sigalelaw.com [mailto:dsigale@sigalelaw.com]

**Sent:** Wednesday, May 16, 2018 4:20 PM

**To:** Justin Tresnowski **Cc:** Thomas McNulty

Subject: RE: Scheduling depositions in Second Amendment Arms v. City of Chicago (10 C 4257)

Joseph LaJoy is available May 22, 23, 30 and 31 for deposition. If it is in the afternoon, May 29 will also work.

I will let you know about Tapkowski and Kole separately.

David

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From: Justin Tresnowski < <u>Justin.Tresnowski@cityofchicago.org</u>>

**Sent:** Wednesday, May 9, 2018 10:23 AM

**To:** dsigale@sigalelaw.com

Cc: Thomas McNulty < Thomas. McNulty@cityofchicago.org>

**Subject:** Scheduling depositions in Second Amendment Arms v. City of Chicago (10 C 4257)

David,

To follow up on our conversation from this morning, we agree that it would be ideal to complete the noticed depositions (for Mrs. Kole, Tapkowski, and LaJoy) before you leave town in June. We should have some availability this month - please suggest a few dates when you and the witnesses will be available.

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